IN THE DISTRICT COURT OF THE UNITED STATES FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

| UNITED STATES | OF AMERICA |) | | |
|--------------------------|---|-----------------------------|--------------------------|---|
| v. | |)) Cl | R. NO. | 2:07mj37-TFM |
| CHARLES EDWA | RD JONES, II |) | | |
| <u>G</u> | OVERNMENT'S MOTI | ON FOR I | DETENT | CION HEARING |
| Comes now | the United States of Am | erica, by a | nd throu | gh Leura G. Canary, United States |
| Attorney for the Mic | ddle District of Alabama | , and pursu | ant to 18 | 8 U.S.C. 3142(e) and (f) moves for |
| a detention hearing | for the above-captioned | defendant. | | |
| 1. <u>Eligibility of</u> | Cases | | | |
| This case is e | eligible for a detention o | rder becaus | se this ca | ase involves: |
| <u> </u> | Crime of violence (18 | U.S.C. § 3 | 3156) | |
| X | Maximum sentence of | f life impris | sonment | or death |
| X | 10 + year drug offense | • | | |
| | Felony, with two prior | conviction | ns in the | above categories |
| <u>X</u> | Serious risk the defend | dant will flo | ee | |
| | Serious risk of obstruc | tion of just | tice | , |
| | Felony involving a min | nor victim | | |
| | Felony involving posse (as defined by 18 U.S. | ession or us C. § 921) o | se of a fi or any otl | rearm or other destructive device ner dangerous weapon |
| | Failure to register a sex | x offender (| (18 U.S. | C. § 2250) |

2. Reason For Detention

| | The Court sh | hould detain defendant because there are no conditions of release which will | | | |
|-------|----------------------------|--|--|--|--|
| reaso | nably assure: | | | | |
| | X | Defendant's appearance as required | | | |
| | X | Safety of any other person and the community | | | |
| 3. | Rebuttable P | Presumption | | | |
| | The United S | tates will invoke the rebuttable presumption against defendant under Section | | | |
| 3142(| (e). | | | | |
| | X | Probable cause to believe defendant committed 10 + year drug offense or an offense in which a firearm was used or carried under Section 924(c) | | | |
| | | Previous conviction for "eligible" offense committed while on pretrial bond | | | |
| | | A period of five years has not elapsed from defendant's conviction or release from imprisonment for the offense described above | | | |
| 4. | Time For Detention Hearing | | | | |
| | The United St | tates requests the Court conduct the detention hearing: | | | |
| | | At the initial appearance | | | |
| | X | After continuance of <u>3</u> days | | | |
| | The Governm | ent requests leave of Court to file a supplemental motion with additional | | | |

grounds or presumption for detention should this be necessary.

Respectfully submitted this the 9th day of April, 2007.

LEURA G. CANARY United States Attorney

/s/ Christa D. Deegan CHRISTA D. DEEGAN Assistant United States Attorney Post Office Box 197 Montgomery, Alabama 36101-0197 Phone: 334.223.7280

FAX: 334.223.7135

E-mail: christa.deegan@usdoj.gov